1 2 3	CLARK HILL PLLC TIFFANY SOLARI Nevada Bar No. 16003 Email: tsolari@clarkhill.com 1700 South Pavilion Center Drive, Suite 500 Las Vegas, Nevada 89135	
4 5	Tel: (702) 862-8300 Fax: (702) 778-9709 Attorney for Plaintiff, Mohamed Abdalla Mahmot	ıd
6	UNITED STATES DISTRICT COURT	
7	CLARK COUNTY, NEVADA	
8	MOHAMED ABDALLA MAHMOUD,	CASE NO. 2:22-CV-00615-APG-MDC
9	Plaintiff,	ODDED ON TOTAL CENTRAL ACTION
10	vs.	ORDER ON JOINT STIPULATION REPORT
11	STEVE SISOLAK, ET AL., Defendant.	
12	Defendant.	
13		
14	Plaintiff Mohamed Mahmoud, by and through counsel Tiffany Solari, Esq., and Defendan	
15	Gregory Bryan, by and through counsel Janet Merrill, Esq., and Nathan Claus, Esq., respectfully	
16	submit this Joint Stipulation Report.	
17	On March 7, 2024, Tiffany Solari, Esq. was appointed as pro bono counsel for Plaintif	
18	Mahmoud for the limited purpose of assisting with Plaintiff's "substitution of parties" issue	
19	relating to the death of named Defendant Gregory Martin. ECF No. 59. The Court ordered the	
20	Parties to file a Joint Stipulation Report to inform the Court on the substitution of parties issue by	
21	April 24, 2024. <i>Id.</i> , at 2:3 to 4.	
22	On April 3, 2024, Ms. Solari and Ms. Merrill engaged in a telephone conference to discus	
23	the substitution of Gregory Martin (deceased). Ms. Merrill represented that no estate/probat	
24	records had been located in the Eighth Judicial District Court for Mr. Martin. Ms. Solari requested	
25	defense counsel disclose Mr. Martin's date of birth and last known address so that Plaintiff's office	
26	could investigate further and attempt to find whether Mr. Martin had assets or a trust in existence	
27	Ms. Merrill indicated she was willing to discle	ose the information under a protective order.

Thereafter, defense counsel sent Ms. Solari a protective order on or about April 8, 2024. The

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1	Parties exchanged emails and engaged in a subsequent telephone conversation regarding the		
2	language of the protective order on April 15, 2024. After agreement, the protective order was filed		
3	and submitted to the Court for review and signature. ECF No. 61. The Order was granted on April		
4	19, 2024. <i>Id</i> .		
5	On April 22, 2024, defense counsel provided Mr. Martin's birthdate and last known		
6	addresses (specifically subject to the protective order) to discover whether any assets, next of kin,		
7	or trust documents exist that could be relevant for the substitution issue.		
8	Ms. Solari also notes several other doe defendants need to be substituted. Ms. Merrill		
9	kindly shared a copy of Defendant's Initial Disclosures, containing 892 documents, with Ms.		
10	Solari. Ms. Solari will endeavor to review the discovery to see if the identities of John Doe 3, John		
11	Doe 4, John Doe 5, John Doe 6, John Doe 7, John Doe 9, and Jane Doe 1 can be ascertained so		
12	that as many defendants as possible can be substituted at the same time.		
13	The parties request another 60 day stay to complete the above tasks.		
14	DATED this 23 <sup>rd</sup> day of April, 2024.	DATED this 23 <sup>rd</sup> day of April, 2024.	
15	CLARK HILL PLLC	AARON D. FORD Attorney General	
16	/s/ Tiffany Solari	/s/ Janet L. Merrill	
17	TIFFANY SOLARI Nevada Bar No. 16003	JANET L. MERRILL Nevada Bar No. 10736	
18	1700 South Pavilion Center Drive, Suite 500 Las Vegas, Nevada 89135	555 E. Washington Avenue, Suite 3900 Las Vegas, NV 89101	
19	Tel: (702) 862-8300	Tel: (702) 486-3370	
20	Pro Bono Attorney for Plaintiff, Mohamed Abdalla Mahmoud	Attorney for Defendant Gregory Bryan	
21	Monanea Haama Mannoua	Gregory Bryant	
22	IT IS SO ORDERED. A Stipulation regarding	the status of this case is due June 25, 2024.	
23			
24	L		
25			
26	Hon. Maximili a D. Couvillie. III		
27	United States Magistrat : Judge Dated: 5/16/24		
28	/		